Docket No. 60282.00225 SQUIRE, SANDERS & DEMPSEY L.C.P.

## Declaration For U.S. Patent Application

As a below named inventor. I hereby declare that:

My residence, post office address and citizenship are as stated below my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and lolat inventor (if filtra)

names are lister (Insert Title) NETWORKS	2·Y:	) of the subject man STEM AND METH	er which is c OD FOR OP	laimed and for which a	i ontent is sought on	the invention entitled COURCE IN COMMUNICATION
		ich is attached heret	o unless the	following box is check	ed;:	
⊠ was Num	filed on iber	June.6, 2002 PCT/IB02/02038	<u></u>	nid was amended on	As PCT Internation	nal Application
And/or was Nun	filed on			nd was amended on	As United States	Application
I hereby state amended by an	that I	have reviewed and diment referred to an	understand ove.	the contents of the g	bove-identified spec	ification, including the claim(s), as
I acknowledge	the duty	y to disclose informs	uion which i	s material to patentabil	ity as defined in 37	C.F.R. \$1,56.
				C. §119(a)-(d) or §365 ution which designated plication for patent of which priority is claim		application(s) for patent of inventors y other than the United States listed to or PCT International Application
(List prior	(Number		(Court)	(Divate	mhlYcar Nied)	Priority Claimed  Yes No
foreign applications) -	[Number		(Cours)		mit/(en (ijed)	Ŷcs No
	Number		(Çazaşı)	1(Переб	inth/Year Filed)	Yes Digo
I hereby claim	the ben	efit under 35 U.Ş.C.	§119(e) of a	ny United States provi	ຂ່າວກິລີໄ ສ <b>ຸ່</b> ກຄັ້ງໃຊ້ຕໍ່ສູ້ເກັດກໍ່(ຮັ)	ो।इ(ईंग्रऍटोóॲ.
		(Application Number)		(Yen) Dissi		
	ν_	(Aprilicated Sumba)		(Filing Dan)	•	
				dditional prior foreign		
I hereby claim designating the disclosed in the duty to disclose date of the price	the ber United e prior e inform or applie	cfit under 35 U.S.C l'States of America application(s) (U.S. nation which is mate auton and the nation	\$120 of any listed below or PCT) in the rial to patent all or PCT in	United States applied and Insofar as the sub or manner provided by tability as defined in 3 ternational filing date	tion(s) or \$365(c) of ject matter of each the first paragraph of 7 C.F.R: \$1.56 whic of this application.	rany PCT International application(s) of the claims of this application is not of 35. U.S.C. \$112. I acknowledge the h became available between the filing
(List prior U.S. Applications or PCT International applications	-	. (Application Senti Na.)  (Application Senti Na.)		(Pang Dae)	(See	m) (latines, leve je aparinad)
applications designating the U.	S.) -			(Piling Chair)	(Som	us) (percond persons, abandiness).
And I hereby a Goldhush, Res 43,828; Maji	ippoint c. No. d.S. Al	the firm of Squire 13.125: Keyin F. T Bassam, Reg. No.	Sanders & Durner, Rep. 1 54.749; Da	empsey Customer Nu No. 43,437; William I avid E. Brown, Reg.	imber 1229 includi Nixon, Rec. No. No. 51:091 yand A	ig as principal attorneys. Douglas H. 44.262: Arlene P. Neal, Reg. No. licia M. Choi, Reg. No. 46,621.
Please direct;a	ll comm	nunications to the fo	llowing addr	Customer No.	32294 DERS & DEMPSE Tescent Drive, 14	Y'LLLP.

The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from the undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent attorney or patent agent, as to any action to be take in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys named herein will be so notified by the undersigned.

## 10/516880

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful fulse statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful fulse statements may jeopardize the validity of the application or any patent issued thereon.

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